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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/510,909	05/09/2005	Johannes Hafner	003D.0031.U1(US)	7335	
29683 75	590 11/03/2006		EXAM	EXAMINER	
HARRINGTON & SMITH, LLP			STAHL, M	STAHL, MICHAEL J	
4 RESEARCH DRIVE SHELTON, CT 06484-6212			ART UNIT	PAPER NUMBER	
0			2874		
			DATE MAILED: 11/03/2006	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/510,909	HAFNER ET AL.				
		Examiner	Art Unit				
•		Mike Stahl	2874				
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover sheet w	ith the correspondence ad	dress			
WHICE - Extending - If NO - Failu Any	IORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING INSIGNS of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory pure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the sed patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNI FR 1.136(a). In no event, however, may a con. Deriod will apply and will expire SIX (6) MOI statute, cause the application to become A	CATION. reply be timely filed  NTHS from the mailing date of this co BANDONED (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on						
2a)□	This action is <b>FINAL</b> . 2b)⊠						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
·	closed in accordance with the practice un						
Disposit	ion of Claims						
4)🖂	☑ Claim(s) <u>1-8</u> is/are pending in the application.						
·	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.	•					
6)⊠	Claim(s) 1-7 is/are rejected.						
7)🖂	Claim(s) <u>1 and 8</u> is/are objected to.						
8)[	Claim(s) are subject to restriction a	and/or election requirement.					
Applicat	ion Papers						
9)[	The specification is objected to by the Exa	miner.					
10)🛛	The drawing(s) filed on <u>08 October 2004</u> is	s/are: a)⊠ accepted or b)□ o	bjected to by the Examine	er.			
	Applicant may not request that any objection to	o the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the co	orrection is required if the drawing	(s) is objected to. See 37 CF	FR 1.121(d).			
11)	The oath or declaration is objected to by the	ne Examiner. Note the attache	d Office Action or form PT	O-152.			
Priority (	under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for for Mone of:	reign priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
	1. Certified copies of the priority docur	ments have been received.					
	2. Certified copies of the priority docur	ments have been received in A	Application No				
	3. Copies of the certified copies of the	priority documents have been	received in this National	Stage			
	application from the International Bu	` ''					
* (	See the attached detailed Office action for a	a list of the certified copies not	received.				
Attachmen	• •	F					
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-94)		Summary (PTO-413) s)/Mail Date				
3) 🔀 Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date 10/8/04.	· —	nformal Patent Application				

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## Claim Objections

Claim 1 is objected to because in line 9, "claimping" should be changed to "clamping".

Appropriate correction is required.

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 2 and 4-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 2 refers to "the small specified dimension". There is no antecedent basis for this limitation in the claims. Claim 2 also refers to the "the guide end" and "the cable side" in lines 4 and 6 respectively, but these terms are not rigorously defined. For example, it is not clear from parent claim 1 which side of the housing should be regarded as the "cable side", and claim 1 only refers to a "guide segment", not a "guide end".

Claim 4 refers to "the polymer fiber" but parent claim 1 does not establish that the fiberoptic is made of polymer. Claim 4 also refers to "the head end" but it is not clear which end of
the plug housing should be regarded as the "head end".

Claim 5 refers to "the cable end". However, parent claim 1 does not establish which end is considered to be the "cable end".

Claim 7 refers to "the cable end". The parent claims do not establish which end is considered to be the "cable end". Claim 7 also refers to "the flanks" and "the serrated profile",

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but these terms do not have proper antecedent basis in the parent claims 5 or 1. However it is noted that claim 3 does refer to a serrated profile.

Claim 6 is included in this rejection based on its dependence from claim 5.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Farhnbauer et al. (US 6599026) in view of Chien (US 5181268). It is noted that '026 is related to EP 0996010 A2 that was cited in the information disclosure statement filed October 8, 2004.

Claim 1: Fahrnbauer discloses a fiber-optic cable arrangement with a plug housing, having a guide segment 17 and a clamping segment including 15 and 16 for attaching the fiber-

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optic cable to the plug, wherein the clamping segment has projections (transverse ribs of 19) on the inside for anchoring to the fiber-optic cable, which are pressed into the cable sheath by crimping, further wherein the fiber-optic cable has an outer sheathing 4, an inner sheathing 3, and a fiber-optic 2, and the clamping segment has projections on at least two axially extending subregions of its inner wall for crimping with the inner and outer sheathings of the fiber-optic cable (subregions 15 and 16 are applied to the inner and outer sheathings respectively. See figs. 1-4. However, Fahrnbauer does not specifically disclose an additional protective layer for the fiber 2.

Chien discloses a fiber protection system including an inner sheathing 16, an interfacial layer 13, and an outer sheathing 18. It is noted that layer 13 is a protective layer. Chien teaches that the layer 13 enhances the strippability of the outer sheathing 18. Thus it would have been obvious to a skilled person to include an intermediate protective layer similar to 13 between the inner and outer sheathings 3 and 4 of Fahrnbauer. A skilled person would have been motivated to do so because the outer sheathing 4 in Fahrnbauer must be stripped over a length 'd' to fit in the region 15 of the housing, and Chien teaches that adding an appropriate intermediate layer makes it easier to accomplish this operation. The fiber-optic cable arrangement according to the proposed combination meets all the limitations of claim 1.

Claim 3: The projections form a serrated profile.

### Allowable Subject Matter

Claim 8 is objected to as being dependent upon a rejected base claim 1, but would be allowable if rewritten in independent form including all of the limitations claim 1 and a

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correction of the minor spelling error identified above. The applied Fahrnbauer reference discloses projections which cover the entire inner circumference (360°) of the bore. There is no teaching or suggestion to arrange the projections as claim 8 requires.

### Conclusion

Inquiries about this letter should be directed to Mike Stahl at 571-272-2360. Inquiries of a general or clerical nature (e.g., a request for a missing form or paper, etc.) should be directed to the technical support staff supervisor at 571-272-1626. Official correspondence which is eligible for submission by facsimile and which pertains to this application may be faxed to 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Questions about the Private PAIR system should be directed to the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mike Stahl M)S
Patent Examiner
Art Unit 2874

October 16, 2006

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